

IN THE SUPREME COURT  
OF THE UNITED STATES

---

MARY JO WEIDRICK, Petitioner

V.

JOSEPH R. BIDEN, JR., PRESIDENT OF THE  
UNITED STATES and COMMANDER IN CHIEF OF THE  
UNITED STATES MILITARY; THE UNITED STATES  
MILITARY; U.S. ATTORNEY GENERAL MERRICK  
GARLAND; UNITED STATES CONGRESS et al, parties  
acting in both professional and personal capacities,  
Respondents.

MOTION FOR REHEARING

1.) Petitioner respectfully and desperately requests a Rehearing for the following reasons and would like to incorporate her statements made in her Petition for Certiorari Before Judgment and Her Motion to Expedite. This case is submitted for this Court to allow Petitioner to immediately speak to her attorney of 4-5 years, Mark J. Geragos for purposes of stopping this 24/7 violent terrorism of Petitioner.

### **REASON 1**

2.) Many unnamed Respondents, primarily the national TV media, have indicated they can testify that others including Merrick Garland et al are forging all pro-terrorism material and making it appear it is associated with Petitioner.

### **REASON 2**

3.) Said unnamed Respondents can and will testify that not long ago, Respondent Merrick Garland wanted Petitioner to falsely claim she produced pro-terrorism material so Mr. Garland could possibly arrest and charge Petitioner with terrorism.

### **REASON 3**

4.) Said unnamed TV terrorist Respondents can and will testify they, their guests and other named and unnamed Respondents et al are raping, sexually assaulting Petitioner INSIDE her vagina in addition to the other areas. This form of violent rape has similarities to the other forms of rape. This rape, however, is violent 24/7 for over 3 decades.

### **REASON 4**

5.) Other unnamed Respondents, primarily Petitioner's neighbors, former tennis, cat shelter persons, strangers throughout Sarasota (and Nashville) can testify Respondents requested they tell the U.S. Military-requested lies and conspiracy such as Petitioner engaged in pro-terrorism conversation or activity and is "lower class".

### REASON 5

6.) According to several unnamed Respondents, the TV media, Respondent Merrick Garland has indicated to all of them that Petitioner's case will never be heard by SCOTUS or any court; unnamed Respondents, TV media, believe him and that it came directly from one or more SCOTUS Justices.

If so, that would not only indicate bias toward named and unnamed Respondents, but SCOTUS participation in this conspiracy to ensure Petitioner is "dead" or "dead or behind bars".

### REASON 6

7.) Since this Court denied Petitioner's Petition for Certiorari Before Judgment on January 14, 2022, Respondents continue to illegally and unconstitutionally threaten to arrest Petitioner's attorney of 4-5 years, Mark Geragos and prosecutors Letitia A. James and Cyrus Vance et al if they speak to Petitioner for purposes of stopping all planks of this terrorism.

### REASON 7

8.) Named and unnamed Respondents, 100's to 1,000's of them, continue to rape Petitioner inside Petitioner's body via assaulting her brain and sexually assaulting her, thus people she would not allow in her home are allowed inside her brain and hence body including her vagina; a basic violation of human rights and dignity. They intentionally degrade and violate her for their individual entertainment, reducing her to a screaming animal for 32+ years, then make fun of her for being a screaming animal.

### **REASON 8**

9.) Since this Court denied Petitioner's Petition, Respondent terrorists also continue to watch her shower, go to the bathroom, change clothes, if she were to have sex, etc. for their own entertainment. Apparently whatever her eyes see, the 100s to 1000s of named and unnamed Respondents see, anywhere Petitioner is located.

### **REASON 9**

10.) Since this Court denied Petitioner's Petition, named and unnamed Respondents have recruited new persons, at minimum, on their TV shows to violently rape, sexually assault, slander Petitioner and watch her shower, go to the bathroom, change clothes, if she was to have sex, etc. in an effort to kill her "for fun".

### **REASON 10**

11.) Since this Court rejected Petitioner's Petition on January 14, 2022, named and unnamed Respondents use local TV media where Petitioner resides to multiple times daily air a smear campaign of Petitioner, continuing to keep the dislike/hate for her by unknown citizens throughout Sarasota alive and to recruit new citizens to participate in this conspiracy to kill Petitioner for fun.

### **REASON 11**

12.) The U. S. Military Psychological Operations department, Merrick Garland et al use socially acceptable words for their horrific 24/7 unbearable violent terrorism

including the conspiracy to slander her which is also extremely violent and isolating. As an example, falsely claiming Petitioner is “lower class” and conspiring with persons nationally and all persons locally where Petitioner resides via TV media and word-of-mouth by named and unnamed Respondents to slander her this way means she cannot work, date, marry, have a friend, have a conversation with a non-terrorist healthy professional human being, play tennis, have children, and is absolute terrorism.--- Another is Petitioner is “where she belongs”. Again, this is conspiracy to slander and is incredibly violent and isolating: Petitioner cannot work, date, marry, have friends, is forced to live in poverty; is basically “kidnapped”, etc.

Petitioner is trying to stay alive, and has for 32+ years, to testify against them; only the dignity of a courtroom proceeding, specifically this court of last resort, SCOTUS and a criminal court, can address all of these violent planks of unbearable terrorism; there are so many planks and 1,000's of violent terrorists.

## **REASON 12**

11.) The case before this Court and the underlying cases may be the most important cases in front of this Court in its history. This case and the underlying case(s) at minimum, challenge(s) the integrity of the three individual branches and the very foundation of our republic, our democracy: The Founders established three co-equal branches of the United States in our Constitution specifically to establish a system of checks and balances, separation of powers among other things to guard against the very corruption outlined in this case.

Two out of three branches of our government are participants in this terrorism; the remaining question is, is the Supreme Court of the United States now run by participating terrorists? Do SCOTUS Justices continue to deny Petitioner's pleadings in order to keep the terrorism alive for the benefit of these named and unnamed Respondents, some of whom Justices have a relationship with?

### REASON 13

12.) Petitioner indicated to Respondent Joe Biden quite some time ago she would make a deal with him and suggested he contact her attorney, Mark Geragos. Petitioner has never heard from her attorney or Mr. Biden.

Joe Biden has falsely claimed for a long time he will stop this terrorism; it appears to be a ruse. And the 24/7 violence of Petitioner rages on.

### PRAYERS:

13.) Petitioner prays, and begs, this Court approve this Rehearing request immediately and that any biased justice(s) recuse themselves.

14.) This Court, without further delays, remove all named and unnamed Respondents from Petitioner's brain and vagina immediately.

15.) I am a human being; an American citizen and presume to have a right to the courts of unbiased judges and juries:

No human has a right to rape a woman's brain, body or vagina with any object and in this fashion.

No human has a right to slander another human being, much less conspire to do so; no human can work, date, marry, have friends, have

children; is forced into poverty/"kidnapped", converse with another healthy non-terrorist; it is incredibly violent;

No human has a right to conspire against another human to hurt, even kill that human whether it's conspiracy to rape; conspiracy to slander, conspiracy to lie; conspiracy to kill, etc.

No human or 'conspiracy of many' have a right to threaten another with death or false imprisonment.

No conspiracy of humans have a right to penetrate another human's brain and body 24/7, slander them; isolate them; force them into poverty; make fun of them even as they beg for her/his life; watch or rape them in their most intimate moments; and want them to commit suicide as the only "out".

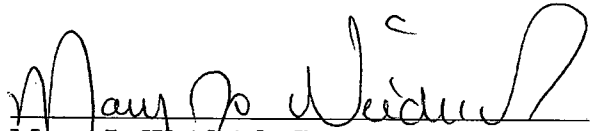
No judge has the right to violate the Constitution of the United States or any laws of the United States or cause terrorism or death to an individual because of a "buddy" system of terrorism—or for any reason.

- 16.) Named and unnamed Respondents haven't allowed Petitioner to work, date, marry, have a friend, have a conversation with another healthy, non-terrorist human, have the 2-3 children she wanted; be in her home or in her body without being violently savagely raped. Petitioner hasn't been able to read a book for content or retention for 32+ years, or go to law school, possibly serve in the U. S. Senate which Petitioner had thought about for years prior to this terrorism. Petitioner spends each day screaming in terror, usually silently, for 32+ years, trying to find SOMEONE to stop this terrorism; to get into the Courts in front of an unbiased judge and jury to tell her story to people who care about Petitioner and care about this country.
- 17.) This Court's constant rejection of Petitioner's pleadings have kept this terrorism alive for the pleasure of the named and unnamed Respondents.


Petitioner is not safe from Merrick Garland or any other depraved and violent terrorist anywhere in this country, probably in the World, certainly not safe in her "home" or in her own body. Again, she has already run to "the end of the Earth" from Nashville; they stalked her and continue the violent 24/7 terrorism.

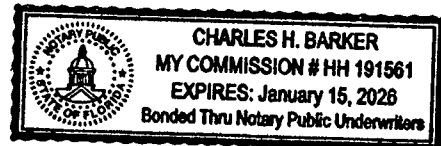
- 18.) No one has ever contacted Petitioner in the 32+ years of this terrorism to "make a deal"; and presumably won't in the future.
- 19.) They are trying to kill her. It is Petitioner's right as a human, as an American citizen, to her attorney and to an unbiased court to stop this horrific 247 barbaric terrorism of Petitioner immediately and ensure accountability.

Respectfully submitted,

  
Mary Jo Weidrick, Petitioner  
1300 Rhodes Avenue  
Sarasota, FL 34239  
941-316-0273

February 4, 2022

  
02-04-22  
Personally known





IN THE SUPREME COURT  
OF THE UNITED STATES

---

MARY JO WEIDRICK, Petitioner

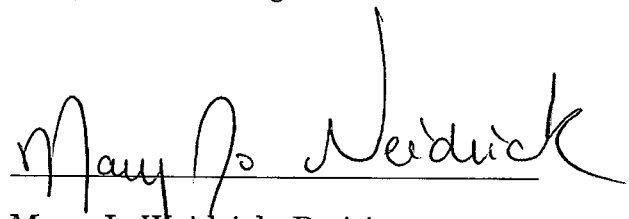
V.

JOSEPH R. BIDEN, JR., PRESIDENT OF THE  
UNITED STATES et al, parties acting in both  
professional and personal capacities,  
Respondents.

CERTIFICATION PETITION FOR REHEARING

Petitioner certifies the attached Petition for Rehearing is limited to the grounds specified in SCOTUS Rule 44(1)(2). It is presented in good faith and not for delay.

February 4, 2022

  
Mary Jo Weidrick, Petitioner

1300 Rhodes Avenue

Sarasota, FL 34239

941-316-0273

SCOTUS Case No.:

---

IN THE SUPREME COURT OF  
THE UNITED STATES

---

MARY JO WEIDRICK, Petitioner

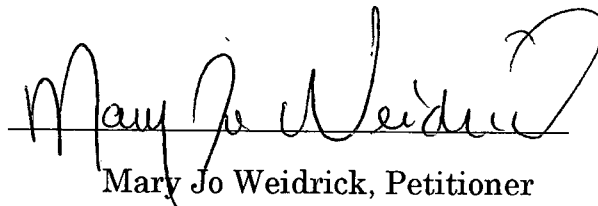
V.

JOSEPH R. BIDEN, JR., PRESIDENT OF THE  
UNITED STATES and COMMANDER IN CHIEF OF THE  
UNITED STATES MILITARY; THE UNITED STATES  
MILITARY; U.S. ATTORNEY GENERAL MERRICK  
GARLAND; UNITED STATES CONGRESS et al, parties  
acting in both professional and personal capacities,  
Respondents.

CERTIFICATE OF COMPLIANCE

I, Petitioner Mary Jo Weidrick, hereby certify the Petitioner for Rehearing dated February 4, 2022 contains 1,480 words, according to the Federal Rules of Civil Procedure.

February 4, 2022

  
Mary Jo Weidrick, Petitioner

IFP mailed w/  
previous pleadings

SCOTUS Case No. 21-6315

---

IN THE SUPREME COURT  
OF THE UNITED STATES

---

MARY JO WEIDRICK, Petitioner

V.

JOSEPH R. BIDEN, JR., PRESIDENT OF THE  
UNITED STATES and COMMANDER IN CHIEF OF THE  
UNITED STATES MILITARY; THE UNITED STATES  
MILITARY; U.S. ATTORNEY GENERAL MERRICK  
GARLAND; UNITED STATES CONGRESS et al, parties  
acting in both professional and personal capacities,  
Respondents.

CERTIFICATE OF SERVICE

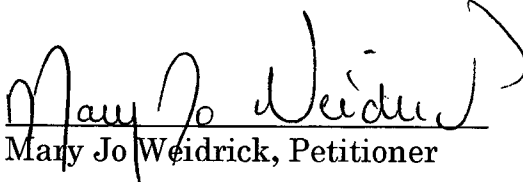
I, Mary Jo Weidrick, hereby certify that on February 4, 2022, mailed the Petition for Rehearing to:

Solicitor General of the United States

Department of Justice

950 Pennsylvania Avenue, NW, Room 5616

Washington, DC 20530-0001

  
Mary Jo Weidrick, Petitioner

